PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

JOSEPH A. TESSARI

PCT

SR. PATENT COUNSEL & DIRECTOR OF INTELLECTUAL			R OF INTELLECTUAL			
PROP TREDEGAR FILM PRODUCTS CORPORATION			ORATION	WRITTEN OPINION OF THE		
1100 BOULDERS PARKWAY				INTERNATIONAL SEARCHING AUTHORITY		
RICHMOND, VA 23225				(PCT Rule 43bis.1)		
! !				Date of mailing (day/month/year)	15 JUN 2005	
Applicant's or	r agent's file r	eference		FOR FURTHER		
15838-345PCT				See paragraph 2 below		
			International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US04/41434 08 December 2004 (08			08 December 2004 (08.1	12.2004) 08 December 2003 (08.12.2003)		
		cation (IPC)	or both national classificat			
IPC(7): A61F 13/15; B32B 27/12, 31/12, 31/16 and US Cl.: 156/244.11, 244.14, 244.18, 244.21, 253, 285; 604/381-382,358,442/394						
Applicant	374	-				
TREDEGAR	FILM PRODI	UCTS CORP	ORATION	<u> </u>		
1. This opin	ion contains in	ndications rela	ating to the following item	ıs:		
В	ox No. I	Basis of the	opinion			
Bo	ox No. II	I Priority				
Во	ox No. III	Non-establis	shment of opinion with re	gard to novelty, inve	ntive step and industrial applicability	
⊠ Bo	ox No. IV	Lack of unity of invention				
⊠ Bo	ox No. V		atement under Rule 43bis c; citations and explanation		o novelty, inventive step or industrial attement	
Во	ox No. VI	Certain documents cited				
Bo	ox No. VII	Certain defe	ects in the international ap	plication		
Bo	ox No. VIII	Certain obse	ervations on the internatio	nal application		
	ER ACTION			•	·	
Internation Authority	nal Prelimina other than thi	ry Examining is one to be to	g Authority ("IPEA") ex	cept that this does PEA has notified the	be considered to be a written opinion of the not apply where the applicant chooses an e International Bureau under Rule 66.1bis(b) lered.	
IPEA a v mailing of	written reply t	together, who SA/220 or be	ere appropriate, with am fore the expiration of 22 i	endments, before th	EA, the applicant is invited to submit to the expiration of 3 months from the date of ority date, whichever expires later.	
	-		1 PCT/ISA/220.			
		6.1 *6.7==		I Authorized office		
Name and mail	ling address o Stop PCT, Attn		5	Authorized office	[[] [] [] [] [] [] [] [] [] [] [] [] []	
Commissioner for Patents				Sam Chuan C. Y	ao Amp Walls	
P.O. Box 1450 Alexandria, Virginia 22313-1450				Telephone No. 5	71-272-1700	

Facsimile No. (703) 305-3230
Form PCT/ISA/237 (cover sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US04/41434

it wa.	regard to the language, this opinion has been established on the basis of the international application in the language in which is filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). The regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the need invention, this opinion has been established on the basis of:			
it wa	This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). The regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the			
claim	which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the			
claim				
a.				
	type of material			
	a sequence listing			
	table(s) related to the sequence listing			
b.	format of material			
	in written format			
	in computer readable form			
c.	time of filing/furnishing			
	contained in international application as filed.			
	filed together with the international application in computer readable form.			
	furnished subsequently to this Authority for the purposes of search.			
	- Introduct consequently to the first the first transfer of the fi			
3. 🗌	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.			
	the application as filed or does not go beyond the application as then, as appropriate, were turnished.			
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nternational	app	lica	tion	No.

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Box No. IV Lack of unity of invention
1. In response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has:
paid additional fees
paid additional fees under protest
not paid additional fees
2. This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant
to pay additional fees.
complied with
not complied with for the following reasons: See the lack of unity section of the International Search Report(Form PCT/ISA/210)
be the fact of thirty section of the fact that the section of the fact the fact that t
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4. Consequently, this opinion has been established in respect of the following parts of the international application:
all parts.
the parts relating to claims Nos



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Box No. V Reasoned statem applicability; cita	nent under Rule 43 <i>bis</i> .1(a)(i ations and explanations supp) with regard to novelty, inventive step of orting such statement	or industrial
1. Statement			
Novelty (N)	Claims	11, 20, 28-29, 31, and 37-40	YES
- · · · · · · · · · · · · · · · · · · ·		1-10,12-19,21-27,30, and 32-36	NO
Inventive step (IS)	Claims	NONE	YES
	Claims		NO
Industrial applicabil	lity (IA) Claims	1-40	YES
	• • •	NONE	NO .
Please See Continuation Sheet			



4.32

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	Supplemental Box In case the space in any of the preceding boxes is not sufficient.
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	V. 2. Citations and Explanations: Claims 1-10, 12-19, 21-26, 30, and 32-36 lack novelty under PCT Article 33(2) as being clearly anticipated by Wallstrom (US 5,935,682). See the abstract, column 1 lines 13-24; column 3 line 27 to col. 4 line 14; figures 1-2. Note: it is acknowledge that through-holes are not formed in a second layer of a facing sheet of an absorbent article taught by Wallstrom. However, claim 10 is taken to be anticipated by Wallstrom, because this claim only requires forming apertures to a second layer. This limitation reads on depressions or cavities (22), which are formed on a second layer (14). Note further that, the recited activating step in claims 2, 12, 26 are taken to read on a process illustrated in figures 5-6, where a 1st/2nd laminated composite is subjected to a cutting operating using a pair of rollers comprising a milling roller with cutting edges and a pattern roll with projections.
	Claims 10-20 and 33 lack an inventive step under PCT Article 33(3) as being obvious over Wallstrom (US 5,935,682) in view of Thomas (US 6,242,074). Note: independent claims 10 and 33 along with their respective dependent claims are taken to be anticipated by Wallstrom in numbered paragraph 1. This alternative opinion is made in the event that, the limitation "apertures" defines over the depressions or
	cavities on a second layer of an absorbent article of Wallstrom. With respect to claims 10, 12-20 and 33, it would have been obvious in the art to form apertures to a second layer of a facing sheet taught by Wallstrom, because Thomas teaches forming apertures to a second layer of a 3-D fiber/film laminated facing sheet in order to increase "fluid acquisition and dryness," (col. 1 lines 11-25; col. 2 lines 13-44; figures 4A-4B). With respect to claim 11, see column 5 line 61 to column 6 line 43; figure 7 of the Thomas patent. With respect to claim 20, see figure 1 and column 6 lines 34-43 of the Thomas patent.
	Claims 27 and 32 lack novelty under PCT Article 33(2) as being anticipated by Thomas (US 6,242,074). Thomas teaches introducing a molten thermoplastic film (12) onto a perforated vacuum forming drum, providing a non-woven web (10) to the film, applying 1 st suction to the film/web laminate on the forming drum to form apertures to the film, applying a localized 2 rd suction to the film/web laminate to remove excess fibers in the film/web laminate. Although not expressly disclosed, a 2 rd suction operation must necessarily create localized disturbances to a 1 st /2 rd laminated composite. In view that, the 2 rd suction operation create localized disturbances and remove excess fibers in the laminated composite, the film on the laminate composite must to a certain degree be exposed through the nonwoven portions.
	Note: this claim does not require positively performing the vacuum exerting step and the activation step separately. Alternatively, as illustrated in figures 4A and 7, as the $1^{st}/2^{nd}$ laminated composite is subjected to localized suctions, this suction operation creates localized disturbances thereby exposing lower portion of "side walls" of the film in the laminated composite.

Thomas teaches introducing a molten thermoplastic film (12) onto a perforated vacuum forming drum, providing a non-woven web (10) to the film, and applying 1st suction to the film/web laminate on the forming drum to form apertures to the film (figures 1-2). Thomas does not teach subjecting a laminate to an activation process to create localized disturbances in the nonwoven portion of the

Claims 27 and 32 lack an inventive step under PCT Article 33(3) as being obvious over Pelkie (US 5,733,628) in view of Curro et al

(US 5,658,639).

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Supplemental Box

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composite such that the film is exposed through the nonwoven portions. However, it would have been obvious in the art to incrementally stretch (i.e. activate) a film/web laminate of Thomas thereby creating a plurality of apertures to at least a web layer of the laminate, because Curro et al teaches forming a topsheet of an absorbent article by not only creating surface energy gradient to a web layer, but also incrementally stretching the web layer (abstract; col. 2 line 46 to col. 3 line 39; col. 15 line 40 to col. 17 line 45; figures 1 and 10). It directly follows that, a modified process of Pelkie must naturally create localize disturbances as the composite is incrementally stretched such that "the film is exposed through the nonwoven portions".

Claim 28 lacks an inventive step under PCT Article 33(3) as being obvious over Thomas (US 6,242,074) in view of Igaue et al (US 5.522.811).

The discussion of the Thomas patent in numbered paragraph 3 is incorporated herein. Thomas does not appear to teach introducing molten fibers to a film layer. However, such would have been obvious in the art, because it is well known in the absorbent topsheet making art to deposit melt-blown fibers directly onto a vacuum forming drum as exemplified in the teachings of Igaue et al (abstract; figure 3). The incentive for one in the art to apply molten fibers to a film layer in a process taught by Thomas would have simply been to obtain the self-evident advantage of enhancing the bonding between the film and fiber layer.

Claim 28 lacks an inventive step under PCT Article 33(3) as being obvious over Pelkie (US 5,733,628) in view of Curro et al (US 5,658,639) and Igaue et al (US 5,522,811).

The discussion of the Pelkie and Curro patents in numbered paragraph 4 is incorporated herein. Pelkie does not appear to teach introducing molten fibers to a film layer. However, such would have been obvious in the art, because it is well known in the absorbent topsheet making art to deposit melt-blown fibers directly onto a vacuum forming drum as exemplified in the teachings of Igaue et al (abstract; figure 3). The incentive for one in the art to apply molten fibers to a film layer in a process taught by Thomas would have simply been to obtain the self-evident advantage of enhancing the bonding between the film and fiber layer.

Claim 29 lacks an inventive step under PCT Article 33(3) as being obvious over the references set forth in numbered paragraph 5 or 6 as applied in claim 28 and further in view of Wallstrom (US 5,935,682).

It would have been obvious in the art to use a hydrophillic thermoplastic film and a hydrophobic facing nonwoven web in forming an absorbent topsheet, because Wallstrom teaches forming a topsheet comprising a facing hydrophobic nonwoven web and a hydrophilic thermoplastic film to reduce potential for rewet and enhance fluid acquisition (abstract; col. 3 line 27 to col. 4 line 25).

Claim 31 lacks an inventive step under PCT Article 33(3) as being obvious over Barge et al (US 5,989,688) in view of Wallstrom (US 5,935,682) and Curro et al (US 5,658,639).

Barge et al teaches an absorbent laminated composite, the laminated composite is useful as a topsheet or an acquisition/distribution layer (abstract; col. 1 lines 9-28; col. 2 line 44 to col. 6 line 67). Barge does not teach creating surface energy gradient between the layers by using a facing web which has lower surface energy than a lower web layer. However such would have been obvious in the art, because: a) Wallstrom teaches forming a top sheet laminated composite comprising a hydrophobic web layer and a hydrophilic web layer to reduce rewet potential; and, b) Curro et al teaches forming a fibrous web having a surface energy gradient to reduce rewet potential, the fibrous web is useful as a topsheet or an acquisition layer of an absorbent article (abstract; col. 4 line 33 to col. 8 line 53; col. 11 line 7 to col. 12 line 52; col. 22 line 6 to col. 23 line 34; figures 1-3).

Claim 37-40 lacks an inventive step under PCT Article 33(3) as being obvious over the references set forth in numbered paragraph 1 as applied in claim 1.

It is conventional in the art to provide a topsheet to absorbent articles recited in these claims. It would have been obvious in the art to use the top sheet suggested by Wallstrom in order to reduce the potential of rewet and drive the fluid into an absorbent core.